Exhibit A

USPS CERTIFIED MAIL



9214 8901 4298 0471 6103 27

COGENCY GLOBAL INC EARLY WARNING SERVICES, LLC 16552 NORTH 90TH STREET SCOTTSDALE AZ 85260 USA



81972511

Case 2022SC003177

Document 2

Filed 07-25-2022

Page 1 of 3

FILED 07-25-2022 CIRCUIT COURT DANE COUNTY, WI 2022SC003177

DATE SIGNED: July 26, 2022

Electronically signed by Carlo Esqueda, Clerk of Circuit Court

Clerk of Court

STATE OF W	ISCONSIN
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CIRCUIT COURT

DANE COUNTY

BRANDON SHAW vs. EARLY WARNING SERVICES, LLC

Summons and Complaint Small Claims

☐ Amended

Case No: 2022SC003177 Tort/Personal Injury (\$5000 or less) 31010

Plaintiff:

BRANDON SHAW 206 WEST QUARRY STREET Deerfield, WI 53531 Defendant:

EARLY WARNING SERVICES, LLC 16552 North 90th Street Scottsdale, AZ 85260

This form does not replace the need for an interpreter, any colloquies mandated by law, or the responsibility of court and counsel to ensure that persons with limited English proficiency fully comprehend their rights and obligations.

If you require reasonable accommodations due to a disability to participate in the court process, please call 608-266-4311 at least 10 working days prior to the scheduled court date. Please note that the court does not provide transportation.

SUMMONS

To the Defendant(s):

You are being sued as described on the attached complaint. If you wish to dispute this matter:

You must appear at the time and place stated.

X You must file a written answer and provide a copy to the plaintiff or plaintiff's attorney on or before the date and time stated.

If you do not appear or answer, the plaintiff may win this case and a judgment entered for what the plaintiff is asking.

08-23-2022	09:00 am		
Place to Appear/File an Answer			
ane County Courtho 15 S. Hamilton Stree fadison WI 53703-32	t		

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Plaintiff: [Name (First, Middle, Last), Address, City, State, Zip] Brandon, Shaw 206 West Quarry St Deerfield, WI 53531	COUNTY	DUNTY CIRCUIT COURT DANE COUNTY, V 2022SC003177		
206 West Quarry St Deerfield, WI, 53531 Pursuant to 15 USC 1592a(3) I am the consumer, Pursuant to 15 USC 1692c(c)(2), I am invoking my specific remedy as a consumer and the original creditor. See attached for additional	l plaintiffs.			
-VS-		r	Amended	
To: Defendant(s): [Name (First, Middle, Last), Address, City, State, Zip] EARLY WARNING SERVICES, LLC			s and Compla	int
16552 North 90th Street Scottsdale, AZ 85260		(Small Claims)		
Registered Agent: COGENCY GLOBAL INC				
300 W CLARENDON AVE STE 240, PHOENIX, AZ 85013		Case No		
☐ See attached for additional d	efendants.	☐ Tort/Personal ☐ Return of prop ☐ Eviction	ney (\$10,000 or less) injury (\$5,000 or less) perty (replevin)	3100 3100 3100 3100
		Arbitration award 31		3100
If you require reasonable accommodations due to a disability to participate in the prior to the scheduled court date. Please note that the court does not provide to			1	
SUMMONS				
To the Defendant(s):	WI	When to Appear/File an Answer		-
You are being sued as described on the attached complaint. If you wish to dispute this matter:	Date		Time	
You must file a written answer and provide a copy to the plaintiff or plaintiff's attorney on or before the date and time stated.	Pla	Place to Appear/File an Answer		
If you do not appear or answer, the plaintiff may win this case and a judgment entered for what the plaintiff is asking.				
Clerk/Attorney Signature	Date Summon	is Issued	Date Summons Mailed	A

Case 2022SC003177

Document 2

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COMPLAINT

Plaintiff's Demand:		
The plaintiff states the following claim against the de	fendant(s):	
1. Plaintiff demands judgment for (Check as appropriat	e)	
☐ Claim for Money \$		
X Tort/Personal Injury \$ 5,000		
	erty in 2 below.) (Not to include Wis. Stats. 425.205 actions to	recover collateral.)
Eviction		
Eviction due to foreclosure		
Return of Earnest Money		
Confirmation, vacation, modification or co	rection of arbitration award	
Plus interest, costs, attorney fees, if any, and suc		
Brief statement of dates and facts:		
(If this is an eviction action and you are seeking money dama	ges you must also state that claim on this form	
NOTICE OF PENDING LITIGATION SEEKING RELIEF AND MC		SQ1n Civil Liability
for willful noncompliance and 15 U.S. CODE § 16810 Civil Lia		
liability. You have no legal standing against me Pursuant 15		
CODE § 1692a(3) I am the consumer and I never gave ANY		
my consumer report. No consent is IDENTITY THEFT. PURS		
remedy, as a consumer and the original creditor. Defamation		
the Fair Credit Reporting Act, Financial Injury, PENALTY OF P		
am presenting myself as a federally protected consumer and to my evaluating consumer credit. I also understand that you have been capacity, character and most of all the REPUTATION of consumers. isted without my permission and written instruction. This is a violaticounts deleted immediately. Seeking \$1,000 per violation for each	leveloped to uphold consumers credit worthiness, credit while looking at my consumer reports, I noticed account tion of federal law pursuant to 15 U.S. CODE & 1681b. I	standing, credit s that were
☐ See attached for additional information. Property of the property of th	rovide copy of attachments for court and defenda	nt(s).
I am the: 🗓 plaintiff. 🔎 attorney for the plaintiff.		
() « X/		
1 Dank & h		
Plaintiff's Signature	Attorney's Signature	
Brandon, Shaw		
Name Printed or Typed		
2710 ridge rd Doorfield WT E2E21	Attorney's Name Printed or Typed	
3710 ridge rd Deerfield, WI, 53531		
Address	Attorney's Name Printed or Typed Attorney's Address	
	Attorney's Address	Telephone Number
Address Brandoncshaw1990@gmail.com	Attorney's Address	Telephone Number

